This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

1. Small Entity claim							
A. \(\bigsim \frac{NOT}{MOT} \) made B. \(\bigsim \text{ Withdrawn} \) Mother and be rewith D. \(\bigsim \text{ made herewith previously} \) For B & C See Required Separate Paper (Pat-256)	Claims remaining after amendment	Highest nur previously pa		Present Extra	Large/Small Entity	Additional Fee	Fee Code Lg/Sm
2. Total Effective Claims		**minus	0	0	x \$18/\$9 =	+ \$0	103/203
3. Independent Claims		***minus	0	0	x \$84/\$42 =	+ \$0	102/202
4. If amendment enters <u>proper</u> multiple dependent claim(s) into this application for <u>first</u> time (leave <u>blank</u> if this is a <u>reissue</u> application)					+ \$280/\$140 =	+ \$0	104/204
5. Original due Date: May 9, 200	3	NONE		400			
6. Petition is hereby made to exter date to cover the date this response requisite fee is attached		h the (2 (3 (4	mos) mos) mos) mos) mos)	\$110/\$55 = \$410/\$205 = \$930/\$465 = \$1,450/\$725= \$1,970/\$985=	+ \$110		115/215 116/216 117/217 118/218 128/228
7. Enter any previous extension fee paid since above original due date and subtract					- \$0	180 J. F. H.	Entra
8.					Extension Fee	+ \$110	
9. If Terminal Disclaimer attached, add Rule 20(d) official fee					+ \$110/\$55	+ \$0	148/248
10. If IDS attached requires Official Fee under Rule 97 (c),					+ \$180 + \$180	+ \$0	126 126
11. After-Final Request Fee per rules 129(a) and 17(r)					+ \$750/370	+ \$0	146/246
					x \$750/375 ea	+ \$0	149/249
					+ \$750/375	+ \$0	1179/1279
14. Petition fee for						+ \$0	
15.					TOTAL FEE =	\$110	
16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0". 17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space. 18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.						PLEASE CHARGE OUR DEP. ACCT	
,	••		Our	Deposit Account		 6	C

(Our Order No. 098501 0217506

C# M#

ifically authorized begather or any missing or insufficient fee(s) filed on

<u>CHARGE STATEMENT</u>: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (<u>missing or insufficiencies only</u>) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a <u>duplicate</u> copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue fee</u> until/unless an issue fee transmittal sheet is filed.

Query: Is appeal deadline now? If so, file Notice of Appeals separately.

Pillsbury Winthrop LLP
Intellectual Property Group

P.O. Box 10500

By Atty: Thomas A. Cawley, Jr.

McLean, VA 22102

Sig: profitage

Reg. No. 40944

Fax: (703) 905-2500 Tel: (703) 905-2144

Atty/Sec: TACJ/AMX

Tel: (703) 905-2000

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

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TRAPE SECTION 128



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				www.uspto.gov		
^	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	08/468,145 909 75	06/06/1995 R	RECEIVED	Y17506/93-11	4889	
	P.O. BOX 1050	WINTHROP, LLPLS	BURY WINTHROP LLP/DC	EXAMI	NER	
Í	MCLEAN, VA 22102		APR 1 5 2003	MINNIFIELD, NITA M		
		CL#_15	5501 MT# 217506	ART UNIT	PAPER NUMBER	
		ATTY(S) DUE:	aky rac 7	1645 DATE MAILED: 04/09/2003		

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This application contains sequence disclosures that are encompassed by the definitions for nucleotide and/or amino acid sequences set forth in 37 CFR 1.821(a)(1) and (a)(2). However, this application fails to comply with the requirements of 37 CFR 1.821 through 1.825 for the reason(s) set forth below or on the attached Notice To Comply With Requirements For Patent Applications Containing Nucleotide Sequence And/Or Amino Acid Sequence Disclosures.

Applicant is given ONE MONTH, or THIRTY DAYS, whichever is longer, from the mailing date of this letter within which to comply with the sequence rules, 37 CFR 1.821 - 1.825. Failure to comply with these requirements will result in ABANDONMENT of the application under 37 CFR 1.821(g). Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a). In no case may an applicant extend the period for reply beyond the SIX MONTH statutory period. Direct the reply to the undersigned. Applicant is requested to return a copy of the attached Notice to Comply with the reply.

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Art Unit 1645

1-1-03

NOTICE TO COMPLY WITH REQUIREMENTS FOR PAYENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 C.F.R. 1.821 - 1.825 for the following reason(s):

O1 P ()	X	1. This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to these regulations, published at 1114 OG 29, May 15, 1990 and at 55 FR 18230, May 1, 1990.
TRADENIA TO	M	This application does not contain, as a separate part of the disclosure on paper copy, a "Sequence Listing" as required by 37 C.F.R. 1.821(c).
	X	3. A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e).
		4. A copy of the "Sequence Listing" in computer readable form has been submitted. However, the content of the computer readable form does not comply with the requirements of 37 C.F.R. 1.822 and/or 1.823, as indicated on the attached copy of the marked -up "Raw Sequence Listing."
		 A copy of the "Sequence Listing" in computer readable form has been submitted. However, the content of the computer readable form does not comply with the requirements of 37 C.F.R. 1.822 and/or 1.823, as indicated on the attached copy of the marked -up "Raw Sequence Listing." The computer readable form that has been filed with this application has been found to be damage and/or unreadable as indicated on the attached CRF Diskette Problem Report. A Substitute computer readable form must be submitted as required by 37 C.F.R. 1.825(d). The paper copy of the "Sequence Listing" is not the same as the computer readable from of the "Sequence Listing" as required by 37 C.F.R. 1.821(e). Other: SEQ MENCES IN Claims
		6. The paper copy of the "Sequence Listing" is not the same as the computer readable from of the "Sequence Listing" as required by 37 C.F.R. 1.821(e).
		7. Other: SEQ HENCES IN Claims JECH 2 18 2002
	Αn	plicant Must Provide:
	X	An initial or substitute computer readable form (CRF) copy of the "Sequence Listing".
		An initial or substitute paper copy of the "Sequence Listing", as well as an amendment directing its en into the specification.
	X	A statement that the content of the paper and computer readable copies are the same and, where applicable, include no new matter, as required by 37 C.F.R. 1.821(e) or 1.821(f) or 1.821(g) or 1.825(b) or 1.825(d).
	Fo	r questions regarding compliance to these requirements, please contact:
	Fo	r Rules Interpretation, call (703) 308-4216 r CRF Submission Help, call (703) 308-4212 tentIn Software Program Support (SIRA) Technical Assistance703-287-0200
		To Bureless Potentin Software 703-306-2600

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